

Judge Drain  
US Bankruptcy Court  
300 Quarropas St.  
White Plains, NY 10601  
Job: Court Clerk

4/7/2021

From: Kevin McKenney SR  
2388 Prince John Ct.  
Quinton Va 23141  
Creditor PRO-SE

Dear Clerk,

Please file this motion  
and objection on my own  
behalf as I am Pro-SE.  
I do not have access  
to e-file so please add  
me to any list that will  
allow me to receive filings  
as I have been unable to  
access E file/Pacer.

my #'s Claim #'s (41399)

claim:

Amendment # = (615834)

FILED  
U.S. BANKRUPTCY COURT  
2021 APR 13 P 12:28  
S.D. OF N.Y.



# United States Bankruptcy Court Southern District New York

Case:  
Purdue Pharma P.  
et al  
debtors

Chapter 11

Case #

19-23649

## Objection to Purdue Pharma proposed Bankruptcy Restructuring Plan

This creditor, myself, Kevin Lee McKenney Jr.  
object to the Purdue Pharma restructuring  
plan and any plea deals or deals  
for criminal disposition immunity  
based on the following:

- ① Purdue itself incorporated their own  
criminal disposition including any  
and all criminal charges, proceedings,  
findings and sentencing within and for  
into their request and filing  
for this case a Chapter 11  
Bankruptcy protection case in  
Federal Bankruptcy Court  
Southern District NY  
White Plains NY.



② Judge Drain granted or ordered that criminal disposition to be incorporated into this civil bankruptcy filing

③ The debtor requested it, the court granted it, ~~and there~~ and therefore this case requires this court to provide legal representation to all parties in this Bankruptcy Chapter 11 case because it is an exception to the typical proceedings because criminal disposition is also addressed.

④ In criminal cases The governmental party of interest's legal counsel of law represents the victim/creditor and the court must provide the same right to the defendant/debtor should they be



financially unable to do so for themselves. Therefore having allowed criminal disposition within civil filing proceedings the court must provide the same equality as in a criminal proceeding.

- ⑤ Creditors whom are financially unable to do so, must be given legal representation, in the name of justice and fairness as would apply to every other criminally disposed proceeding, in any court room, in the United States of America.

Motion:

I motion the court provide ~~or~~ the court order Purdue Pharma LP to provide, legal counsel to every independent party that is a creditor in this case. Each creditor should have full access legal counsel independent of



Purdue Pharma if they are financially or physically unable to do so. All creditors should be provided legal counsel and resources no matter race, creed, gender, sexual orientation, or circumstances.

Purdue is taking advantage of the unfortunate circumstances that Purdue also caused.  
~~XXXXXXXXXX~~

With all due respect, Sir,  
the court is allowing that to happen unless the court orders ~~the~~ legal equality to all creditors to Purdue Pharma L.P.

These are human beings lives, not just dollar bills. The money has no value compared to life and/or quality of life. Creditors deserve legal equality.

Thank you, *Ken McKen*

# Certificate of Service

I certify that on this 7<sup>th</sup>  
day of April, 2021 that  
I served parties of interest  
a copy of all within

=> Davis Polk Woodwell  
counsel for debtors

Kevin Lee McKenney Sr.

Kevin McKenney

2388 Pine Oak Ct  
Quinton Va 23131